

3 after the word "sand" in line 9, all of lines 10 and 11 and the word
4 "thousand" in line 12.

Approved May 10, 1965.

CHAPTER 310

BOUNTIES ON WILD ANIMALS

H. F. 57

AN ACT to change the bounty on wild animals.

Be It Enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Section three hundred fifty point one (350.1), Code
2 1962, as amended by chapter two hundred twenty-six (226), Acts of
3 the Sixtieth General Assembly, section three hundred fifty point two
4 (350.2), Code 1962, as amended by chapter two hundred twenty-six
5 (226), Acts of the Sixtieth General Assembly, and section three hun-
6 dred fifty point three (350.3), Code 1962, are hereby repealed.

1 SEC. 2. The board of supervisors of each county may by resolution
2 adopted and entered of record authorize the payment of bounties from
3 the county treasury for wild animals caught and killed within the
4 county.

Approved May 13, 1965.

CHAPTER 311

RABIES CONTROL

H. F. 566

AN ACT relating to the control and prevention of rabies.

Be It Enacted by the General Assembly of the State of Iowa:

1 SECTION 1. Chapter three hundred fifty-one (351), Code 1962, is
2 hereby amended by adding thereto the following new sections:
3 "1. Every owner of a dog shall obtain a rabies vaccination for such
4 animal. It shall be unlawful for any person to own or have a dog in
5 his possession, three (3) months of age or over, which has not been
6 vaccinated against rabies. Dogs kept in kennels and not allowed to
7 run at large shall not be subject to these vaccination requirements.
8 "2. Before a license is issued for any dog, the owner must present
9 evidence with the application required by section three hundred fifty-
10 one point three (351.3) that the dog has been vaccinated against
11 rabies, or if the dog license fee is paid to the assessor, as permitted in
12 section three hundred fifty-one point sixteen (351.16), such evidence
13 must be presented to the assessor. Such evidence shall be a certificate
14 of vaccination signed by a licensed veterinarian, and the certificate

15 shall show that the vaccination does not expire within six (6) months
16 from the effective date of the dog license.

17 "3. The rabies vaccination required by this Act shall be an injection
18 of anti-rabies vaccine approved by the state department of agriculture,
19 and the frequency of revaccination necessary for approved vaccina-
20 tions shall be as established by such department. The vaccine shall be
21 administered by a licensed veterinarian and shall be given as approved
22 by the state department of agriculture. The veterinarian shall issue a
23 tag with the certificate of vaccination, and such tag shall at all times
24 be attached to the collar of the dog.

25 "4. County and city and town health and law enforcement officials
26 shall enforce the provisions of this Act relating to vaccination and
27 impoundment of dogs. Such public officials shall not be responsible
28 for any accident or disease of a dog resulting from the enforcement
29 of the provisions of this Act.

30 "5. Beginning June 1, 1966, any dog found running at large and not
31 wearing a valid rabies vaccination tag and for which no rabies vacci-
32 nation certificate can be produced shall be apprehended and impounded.

33 When such dog has been apprehended and impounded, the official
34 shall give written notice in not less than two (2) days to the owner,
35 if known. If the owner does not redeem the dog within seven (7) days
36 of the date of the notice, the dog may be humanely destroyed or other-
37 wise disposed of in accordance with law. An owner may redeem a dog
38 by having it immediately vaccinated and by paying the cost of im-
39 poundment.

40 If the owner of a dog apprehended or impounded cannot be located
41 within seven (7) days, the animal may be humanely destroyed or
42 otherwise disposed of in accordance with law.

43 "6. It shall be the duty of the owner of any dog, cat or other animal
44 which has bitten or attacked a person or any person having knowledge
45 of such bite or attack to report this act to a county or city or town
46 health or law enforcement official. It shall be the duty of physicians
47 and veterinarians to report to the county or city or town board of
48 health the existence of any animal known or suspected to be suffering
49 from rabies.

50 "7. When a county or city or town board of health receives informa-
51 tion that any person has been bitten by an animal or that a dog or
52 animal is suspected of having rabies, it shall order the owner to con-
53 fine such animal in the manner it directs. If the owner fails to confine
54 such animal in the manner directed, the animal shall be apprehended
55 and impounded by such board, and after two (2) weeks the board may
56 humanely destroy the animal. If such animal is returned to its owner,
57 the owner shall pay the cost of impoundment.

58 "8. If a county or city or town board of health believes rabies to be
59 epidemic, or believes there is a threat of epidemic, in its jurisdiction,
60 it may declare a quarantine in all or part of the area under its juris-
61 diction and such declaration shall be reported to the state department
62 of health. During the period of quarantine, any person owning or
63 having a dog in his possession in the quarantined area shall keep such
64 animal securely enclosed or on a leash for the duration of the quaran-
65 tine period.

66 "9. Nothing in this Act shall be construed to limit the power of any

67 city or town to prohibit dogs from running at large, whether or not
 68 they have been vaccinated for rabies, or to limit the power of any city
 69 or town to provide additional measures for the restriction of dogs for
 70 the control of rabies.

71 "10. Dogs that are under the control of the owner or handlers and
 72 which are in transit, or are to be exhibited shall be exempt from the
 73 vaccination provisions of this Act if they are within the state for less
 74 than thirty (30) days. Dogs assigned to a research institution or a like
 75 facility shall be exempt from the provisions of this Act.

76 "11. Any person refusing to comply with the provisions of this Act,
 77 or violating any of its provisions, shall be deemed guilty of a misde-
 78 meanor and upon conviction shall be fined not more than one hundred
 79 (100) dollars or imprisoned not more than thirty (30) days, for each
 80 offense."

1 SEC. 2. Subsection twenty-one (21) of section three hundred
 2 thirty-two point three (332.3), Code 1962, is hereby amended by strik-
 3 ing the remainder of the subsection after the word "disposition" in
 4 line two (2) and by substituting the following:

5 "of dogs in accordance with chapter three hundred fifty-one (351)
 6 of the Code."

1 SEC. 3. Section three hundred fifty-one point five (351.5), Code
 2 1962, is amended by adding at the end of such section the following:

3 "Such application shall also state the date of the most recent rabies
 4 vaccination, the type of vaccine administered, and the date the dog
 5 shall be revaccinated."

1 SEC. 4. Section three hundred fifty-one point sixteen (351.16),
 2 Code 1962, is hereby amended by adding in line thirteen (13) after
 3 the word "him," the following:

4 "the evidence of rabies vaccination for each dog,".

1 SEC. 5. Section three hundred fifty-one point twenty-two (351.22)
 2 is amended by adding at the end of subsection three (3) the following:

3 "The date of the most recent rabies vaccination, the type of vaccine
 4 administered, and the date the dog shall be revaccinated."

Approved June 4, 1965.

CHAPTER 312

JAIL PRISONERS

H. F. 622

AN ACT relating to employment and other privileges for certain prisoners of county jails.

Be It Enacted by the General Assembly of the State of Iowa:

1 SECTION 1. The district court may grant by appropriate order to
 2 any person sentenced to a county jail the privilege of leaving the jail
 3 at necessary and reasonable hours for any of the following purposes: